A recorded vote was ordered.

The vote was taken by electronic device, and there were—ayes 276, noes 136, answered "present" 2, not voting 20, as follows:

[Roll No. 372] AYES—276

Abercrombie Gibbons Nadler Gilchrest Napolitano Ackerman Aderholt Gillmor Neal Allen Gilman Nethercutt Gonzalez Andrews Ney Norwood Baca Goode Goodlatte Bachus Oberstar Gordon Baker Obey Baldacci Graham Olver Granger Ortiz Barcia Barr Bartlett Green (TX) Green (WI) Ose Pallone Greenwood Bentsen Pascrell Hall (OH) Hall (TX) Pastor Bilbray Paul Bishop Hansen Payne Hayes Hefley Peterson (MN) Peterson (PA) Blagojevich Blumenauer Boehlert Hill (ĬN) Petri Phelps Pickering Bonior Hill (MT) Borski Hilleary Hilliard Pickett Boswell Hinchey Hinojosa Boucher Pombo Porter Boyd Brady (PA) Hoeffel Price (NC) Brown (FL) Holden Rahall Brown (OH) Hooley Regula Bryant Horn Reyes Hoyer Hulshof Burr Reynolds Callahan Riley Calvert Hunter Rivers Camp Campbell Hutchinson Rodriguez Roemer Hyde Canady Isakson Rogan Capuano Istook Rohrabacher Cardin Jackson-Lee Ros-Lehtinen Carson (TX) Rothman Chambliss Jefferson Roukema Chenoweth-Hage Jenkins Royce Clayton John Rush Johnson, E. B. Ryan (WI) Clement Clyburn Jones (NC) Salmon Collins Kanjorski Sanders Condit Sandlin Kaptur Kasich Conyers Sawyer Kelly Kennedy Cooksey Saxton Costello Scarborough Coyne Kildee Kind (WI) Scott Cramer Serrano Crowley King (NY) Sessions Cubin Kleczka Shaw Cummings Shimkus Kolbe Kucinich Danner Davis (FL) Shows Kuykendall Simpson Davis (IL) LaFalce Sisisky Davis (VA) Lampson Skelton Deal Lantos Slaughter DeFazio LaTourette Smith (MI) Delahunt Lazio Smith (NJ) DeLauro Leach Smith (TX) Diaz-Balart Levin Snyder Dickey Lewis (CA) Souder Dicks Lewis (KY) Spratt Dingell Linder Stabenow Doolittle Lipinski Stenholm LoBiondo Lucas (KY) Doyle Strickland Duncan Stupak Lucas (OK) Edwards Sweeney Maloney (CT) Maloney (NY) Ehrlich Talent Tancredo Emerson Engel Manzullo Tanner English Mascara Tauscher Matsui Etheridge Tauzin McCarthy (NY) Taylor (MS) Evans McCollum Everett Thompson (CA) Thompson (MS) McDermott Farr Fattah McGovern Thornberry Fletcher McIntyre Thune Foley McKinney Tierney Forbes Meehan Traficant Menendez Ford Turner Udall (CO) Fossella Mica Miller (FL) Frank (MA) Udall (NM) Franks (NJ) Moakley Upton Frelinghuysen Mollohan Vitter Frost Gallegly Moore Moran (KS) Wamp Weiner Moran (VA) Weldon (FL) Ganske Gejdenson Morella Murtha Weller Weygand Gephardt

Whitfield Wise Wynn Wicker Wolf Wilson Wu

NOES-136

Pitts Armey Goss Baird Gutierrez Pomeroy Baldwin Gutknecht Portman Ballenger Hastings (FL) Pryce (OH) Barrett (NE) Hayworth Quinn . Radanovich Barrett (WI) Herger Barton Hobson Ramstad Bass Bateman Hoekstra Rangel Holt Rogers Hostettler Roybal-Allard Bereuter Berkley Houghton Ryun (KS) Berman Sabo Inslee Jackson (IL) Sanchez Biggert Bilirakis Johnson (CT) Sanford Jones (OH) Schaffer Blilev Kilpatrick Schakowsky Blunt Boehner Kingston Sensenbrenner Knollenberg Bonilla Shadegg Bono LaHood Shays Brady (TX) Sherman Largent Burton Sherwood Larson Buyer Latham Skeen Smith (WA) Cannon Lee Lewis (GA) Stearns Capps Castle Lofgren Stump Chabot Lowey Luther Sununu Coble Terry Coburn McCarthy (MO) Thomas McCrery Combest Thurman McHugh Cox Tiahrt Crane McInnis Toomey Cunningham McKeon Towns DeGette Meeks (NY) Velazquez DeLay DeMint Millender-McDonald Visclosky Walden Deutsch Miller, Gary Walsh Dixon Doggett Miller, George Waters Watkins Minge Dooley Mink Watt (NC) Myrick Northup Dreier Watts (OK) Waxman Dunn Weldon (PA) Ehlers Nussle Oxley Packard Eshoo Wexler Ewing Woolsey Gekas Pease Young (AK) Goodling Pelosi

ANSWERED "PRESENT"-2

Becerra Owens

NOT VOTING—20

Archer Klink Shuster Clay Cook Markey Spence Martinez Stark Filner McIntosh Taylor (NC) Fowler McNulty Meek (FL) Young (FL) Hastings (WA) Johnson, Sam Metcalf

□ 0157

Mr. THOMAS changed his vote from "aye" to "no."

Mr. ROYCE and Mr. PORTER changed their vote from "no" to "aye." So the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

PROVIDING FOR CONSIDERATION
OF CONCURRENT RESOLUTION
PROVIDING FOR ADJOURNMENT
OF THE HOUSE AND SENATE
FOR INDEPENDENCE DAY DISTRICT WORK PERIOD

Mr. REYNOLDS. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 541 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 541

Resolved, That upon the adoption of this resolution is shall be in order, any rule of

the House to the contrary notwithstanding, to consider a concurrent resolution providing for adjournment of the House and Senate for the Independence Day district work period.

SEC. 2. House Resolutions 469 and 482 are laid on the table.

The SPEAKER pro tempore (Mr. PEASE). The gentleman from New York (Mr. REYNOLDS) is recognized for 1 hour

Mr. REYNOLDS. Mr. Speaker, I yield to the gentleman from Massachusetts (Mr. MOAKLEY).

Mr. MOAKLEY. Mr. Speaker, I yield back the balance of my time.

Mr. REYNOLDS. Mr. Speaker, I yield back the balance of my time, and I move the previous question on the resolution

The previous question was ordered.

The resolution was agreed to.

A motion to reconsider was

A motion to reconsider was laid on the table.

PROVIDING FOR CONDITIONAL AD-JOURNMENT OR RECESS OF THE SENATE AND CONDITIONAL AD-JOURNMENT OF THE HOUSE

Mr. REYNOLDS. Mr. Speaker, pursuant to the rule, I call up from the Speaker's table the Senate concurrent resolution (S. Con. Res. 125) and ask for its immediate consideration in the House.

The Clerk read the Senate concurrent resolution, as follows:

S. CON. RES. 125

Resolved by the Senate (the House of Representatives concurring), That when the Senate recesses or adjourns at the close of business on Thursday, June 29, 2000, Friday, June 30, 2000, or on Saturday, July 1, 2000, on a motion offered pursuant to this concurrent resolution by its Majority Leader or his designee, it stand recessed or adjourned until noon on Monday, July 10, 2000, or until such time on that day as may be specified by its Majority Leader or his designee in the motion to recess or adjourn, or until noon on the second day after members are notified to reassemble pursuant to section 2 of this concurrent resolution, whichever occurs first; and that when the House adjourns on the legislative day of Thursday, June 29, 2000, or Friday, June 30, 2000, on a motion offered pursuant to this concurrent resolution by its Majority Leader or his designee, it stand adjourned until 12:30 p.m. on Monday, July 10, 2000, for morning-hour debate, or until noon on the second day after Members are notified to reassemble pursuant to section 2 of this concurrent resolution, whichever occurs

SEC. 2. The Majority Leader of the Senate and the Speaker of the House, acting jointly after consultation with the Minority Leader of the Senate and the Minority Leader of the House, shall notify the Members of the Senate and House, respectively, to reassemble whenever, in their opinion, the public interest shall warrant it.

The SPEAKER pro tempore. The Senate concurrent resolution is not debatable.

Without objection, the previous question is ordered.

There was no objection.

The Senate concurrent resolution was concurred in.

A motion to reconsider was laid on the table.